ARTICLE FOUR POWER OF THE TRIBAL COUNCIL Section 4.1 Licensing

The Tribal Council shall have the power to issue a license under this ordinance for the sale, manufacture, distribution or possession of liquor on its Lands; as well as the power to establish procedures and standards for tribal licensing of liquor sales, manufacture, distribution and possession within Lands under the Jurisdiction of the Tribe, including the setting of a license fee schedule, and shall have the power to publish and enforce such standards; provided that no Tribal license shall issue except upon showing of satisfactory proof that the applicant is duly licensed by the state. The fact that an applicant for a Tribal license possesses a license issued by the state shall not provide the applicant with an entitlement to a Tribal License. The Tribal Council may in its discretion set standards which are more, but in no case less, stringent than those of the state.

ARTICLE FIVE

POWER TO ENFORCE

Section 5.1 Enforcement

The Tribal Council shall have the power to develop, enact, promulgate and enforce regulations as necessary for the enforcement of this Liquor Control Ordinance and to protect the public health, welfare and safety of the Tribe and Lands under the Jurisdiction of the Tribe, provided that all such regulations shall conform to, and not be in conflict with, any applicable tribal, federal or state law. Regulations enacted pursuant to this Liquor Control Ordinance may include provisions for the suspension or revocation of a tribal liquor license, reasonable search and seizure provisions, and civil and criminal penalties for the violation of the Liquor Control Ordinance to the full extent permitted by federal law and consistent with due process.

(a) Tribal law enforcement personnel and security personnel duly authorized by the Tribal Council shall have the authority to enforce this Liquor Control Ordinance by confiscating any liquor sold, possessed, distributed, manufactured or introduced within the Lands under the Jurisdiction of the Tribe in violation of this Liquor Control Ordinance or of any regulations duly adopted under or pursuant to this Liquor Control Ordinance.

(b) The Tribal Council shall have the exclusive jurisdiction to hold hearings on violations of this Liquor Control Ordinance and any procedures or

regulations adopted under or pursuant to this Liquor Control Ordinance; to promulgate appropriate procedures governing such hearings; to determine and enforce penalties or damages for violations of this Liquor Control Ordinance; and delegate to subordinate hearing officer or panel the authority to take any or all of the foregoing actions on its behalf.

ARTICLE SIX

TAXES

Section 6.1 Taxation

Nothing contained in this Liquor Control Ordinance is intended to, nor does in any way, limit or restrict the Tribe's ability to impose any tax upon the sale or consumption of liquor or any alcoholic beverage. The Tribe retains the right to impose such taxes by appropriate statute or ordinance to the full extent permitted by federal law.

ARTICLE SEVEN

MISCELLANEOUS PROVISIONS

Section 7.1 Sovereign Immunity Preserved

Nothing contained in this Liquor Control Ordinance shall be deemed or construed as a waiver of the Tribe's sovereign immunity or is intended to be construed, anyway, to limit, alter, restrict, or waive the sovereign immunity of the Tribe or any of its officers, entities or agents. All inherent sovereign rights of the Tribe, its officers, entities and/or agents are hereby expressly reserved, including the Tribe's sovereign immunity from unconsented suits or actions of any kind.

Section 7.2 Conformance With Applicable Laws

All acts and transactions under this Liquor Control Ordinance shall be in conformity with the Compact and the laws of the State to the extent required by § 18 U.S.C. 1161, and with all federal laws regarding alcohol in Indian Country.

Section 7.3 Effective Date

This Liquor Control Ordinance shall be effective as of the date on which the Secretary of Interior certifies this Ordinance and publishes the same in the **Federal Register**.

Section 7.4 Repeal of Prior Acts

All prior enactments of the Tribal Council, including tribal resolutions, policies, regulations, statutes or ordinances pertaining to the subject matter set forth in this Liquor Control Ordinance are hereby rescinded.

Section 7.5 Amendments

This Liquor Control Ordinance may only be amended pursuant to an amendment duly enacted by the Tribal Council and certified by the Secretary of Interior and published in the **Federal Register**, if required.

Section 7.6 Severability and Savings Clause

If any part or provision of this Liquor Control Ordinance is held invalid, void or unenforceable by a court of competent jurisdiction, such adjudication should not be held to render such provisions inapplicable to the other persons or circumstances. Furthermore, the remainder of the ordinance shall not be affected and shall continue to remain in full force and effect.

[FR Doc. 2021–19838 Filed 9–14–21; 8:45 am] **BILLING CODE 4337–15–P**

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[212A2100DD/AAK3003100/ A0C904040.99990]

Annual Meeting Under Indian Employment, Training and Related Services Act, as Amended

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of meeting.

SUMMARY: The Department of the Interior, Bureau of Indian Affairs (BIA), is announcing the annual meeting of the Federal agencies and Tribes that participate in the Indian Employment, Training, and Related Services Act of 2017, also known as "Public Law 477" Work Group. For the safety of all individuals, the meeting will be conducted virtually via MS TEAMs and by telephone.

DATES: The annual Federal Partner and Tribal 477 Work Group meeting will be held on Thursday, September 16, 2021 from 12:30 p.m. to 4 p.m. Eastern Daylight Time (EDT).

ADDRESSES: All Work Group activities and meetings will be conducted online and by phone. See the **SUPPLEMENTARY INFORMATION** section of this notice for directions to join MS TEAMs and by telephone.

FOR FURTHER INFORMATION CONTACT:

Jeanette Hanna, Deputy Bureau Director, Indian Services, Bureau of Indian Affairs, Jeanette.Hanna@bia.gov (202) 513–7640.

SUPPLEMENTARY INFORMATION: The annual Federal Partner and Tribal 477

Work Group meeting will be on MS TEAMs video conference and by phone. Call-information as follows:

MS TEAMs: https://
outlook.office365.com/calendar/item/
AAMkADA0NGQ2YjA4LTI3ZDgt
NGNmOS1iMDc0LTgxNz
BmYWZkMzgxOQBGAAAAA
ADJO%2FT7FtupTIPnsmUR
s6FgBwB5i3zh0RRARbawCO9d77i1
AAAAAAENAAB5i3zh0RRARbaw
CO9d77i1AAJxp9NNAAA%3D
Call in (audio only): (202) 640–1187
Phone Conference Id: 635973133#

Background

In 2017, the Congress enacted the Indian Employment Training and Related Services Consolidation Act of 2017, Public Law 115-93, codified at 25 U.S.C. 3401-3417 ("2017 Act"). The 2017 update amended and expanded the Indian Employment and Related Services Demonstration Act of 1992, Public Law 102-477 (as amended in 2017, "PL 477") by, in part, identifying 12 Federal agencies that are now subject to the amended law. Under PL 477, Tribes may propose to integrate eligible grant programs from the Departments of the Interior, Agriculture, Commerce, Education, Energy, Health & Human Services, Homeland Security, Housing & Urban Development, Justice, Labor, Transportation, and Veterans Affairs, consolidate and reprogram grant funds in accordance with a single plan, budget, and report approved by the Secretary of the Interior ("477 Plan"). As required by the 2017 updates to PL 477, the Department of the Interior entered into a Memorandum of Agreement (MOA) among the 12 Federal agencies to implement PL 477.

Annual Meeting

As DOI is the lead agency responsible for implementing of PL 477, the BIA, as delegated by the Secretary of the Interior, announces the annual meeting of participating Tribes and Federal agencies. As directed by statute, the meeting will be co-chaired by the Principal Deputy Assistant Secretary—Indian Affairs, Bryan Newland, and the 477 Tribal Workgroup Committee Chair, Margaret Zientek. 25 U.S.C. 3410(a)(3)(B)(i).

The agenda will include:

- I. Discussion on Public Law 102–477, as amended
 - Status of Memorandum of Agreement
 - Recommendation for Changes/ Improvements/Areas to be addressed
- Status of Labor Force Report II. Current Status of Participating Tribes

- 477 Programs to be integrated
- Plan Approval/Denials
- Waiver Approval/Denials
- Funds Transfer
- Annual Reports
- 477 Tribal Recognition

III. Miscellaneous

- Financial Assistance for 477 Tribes to develop a database
- Expansion of Tribal Programs
- Establish 2022 Annual Meeting of participating Tribes and Federal agencies

To join the meeting, use MS TEAMs video or call in by phone:

MS TEAMs: https://

outlook.office365.com/calendar/item/
AAMkADA0NGQ2YjA4LTI3
ZDgtNGNmOS1iMDc0LTgx
NzBmYWZkMzgxOQBGAAA
AAADJO%2FT7FtupTIPnsmURs6F
gBwB5i3zh0RRARbawCO9d77i1
AAAAAAENAAB5i3zh0RRARbaw
CO9d77i1AAJxp9NNAAA%3D
Call in (audio only): (202) 640–1187
Phone Conference Id: 635973133#

Bryan Newland,

Principal Deputy Assistant Secretary, Indian Affairs.

[FR Doc. 2021-19845 Filed 9-14-21; 8:45 am]

BILLING CODE 4337-15-P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[212A2100DD/AAKC001030/ A0A501010.999900253G]

Indian Gaming; Approval of Tribal-State Class III Gaming Compact in the State of Washington

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice.

SUMMARY: This notice publishes the approval of the Third Amendment to the Tribal-State Compact (Amendment) for Class III Gaming between the Confederated Tribes of the Colville Reservation (Colville Tribe) and the State of Washington (State) and the Shoalwater Bay Indian Tribe of the Shoalwater Bay Indian Reservation (Shoalwater Bay Tribe) and the State of Washington.

DATES: The Amendment takes effect on September 15, 2021.

FOR FURTHER INFORMATION CONTACT: Ms. Paula L. Hart, Director, Office of Indian Gaming, Office of the Deputy Assistant Secretary—Policy and Economic Development, Washington, DC 20240, paula.hart@bia.gov, (202) 219–4066.

SUPPLEMENTARY INFORMATION: Under section 11 of the Indian Gaming

Regulatory Act (IGRA), Public Law 100-497, 25 U.S.C. 2701 et seq., the Secretary of the Interior shall publish in the **Federal Register** notice of approved Tribal-State compacts for the purpose of engaging in Class III gaming activities on Indian lands. As required by 25 CFR 293.4, all compacts and amendments are subject to review and approval by the Secretary. The Amendment authorizes each Tribe to engage in sports wagering at the respective Tribe's class III gaming facilities, updates each Compact to reflect this change in various sections, and incorporates Appendix S, Sports Wagering. The Amendment is approved.

Bryan Newland,

Assistant Secretary, Indian Affairs.
[FR Doc. 2021–19842 Filed 9–14–21; 8:45 am]
BILLING CODE 4337–15–P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Protection and Restoration of Tribal Homelands

AGENCY: Office of the Secretary, Interior. **ACTION:** Notice of Tribal consultation sessions.

SUMMARY: The Department invites representatives of federally recognized Tribes to consult on several topics related to the protection and restoration of Tribal homelands, including but not limited to: the land-into-trust process, leasing and rights-of-way, and sacred sites and treaty rights.

DATES: Please see the **SUPPLEMENTARY INFORMATION** section of this notice for dates of the sessions. Tribes are also invited to submit written input by 11:59 p.m. ET, Friday, November 5, 2021.

ADDRESSES: Please see the **SUPPLEMENTARY INFORMATION** section of this notice for links to register for each of the sessions. Tribes are also invited to submit written input to *consultation@bia.gov*.

FOR FURTHER INFORMATION CONTACT: Elizabeth Appel, Director, Office of Regulatory Affairs & Collaborative Action—Indian Affairs, (202) 273–4680, or elizabeth.appel@bia.gov.

SUPPLEMENTARY INFORMATION:

Background

Protecting and restoring Tribal homelands is a key priority of the Department. While the importance of Tribal homelands undoubtedly touches upon many facets critical to Tribal sovereignty and self-determination, the consultation will focus on three specific topics: The land-into-trust process;